33 rd Judicial Circuit Court Date: 01/22/2020 15 HMI- JU00023 Juvenile/ Family Court Miss and Scott Co. 19M1- JU00029 131 S. Winchester St. Benton, Mo. 63776 19M1-JR00023 200 N. Main (halleston, Mu. 63834 19 MI- JR00024 Hon. S. Rub Barker Prine # 673) 483-2146 19M1- JR00025 Fumily Support Vis Sapream(ou) UNITED STATES DISTRIC COURT ASE CEWEED Jetterson City, MI EASTERN DISTAGE OF MISSOURI Washington D.C. HON. RODNEY W. SIPPEL, CHEIF TUDGE 20500 GREGORY J. LIN HARES, CLERKOF COURT FEB 0 7 2020 Petition" Solomly swear that on the 19th Day of January in 2020, we petition the court for the tollowing reasons or statues, or Constitution. 18 U.S.C. \$ 242; 18 U.S.C. \$ 245; 42 U.S.C. & 1983; 28 U.S.C. 3000) 28 U.S.C. & 1391 (b)(3); 18 U.S.C. & 2234 "Authority exceeded in excuting a warment" 1940; Chapter 73 18 v.sc. 547 v.s. 643 (1961) Sarbanes-Oxley Act; & 53a-63 "Reckless endangerment 1st degree; 18 v.s.c. & 3283 penal code & 22-04 "offense against children injury to a child (FTCA) 28 U.S.C. 93 2671-2680; 28 U.S.C. 1346(b)(1)(c)(e)(f)(g) U.S. Districtourts exclasi jurisdition; Title II ADA Disabled aren't incapable or un worthy of participating in comme 11fe; 28 U.S.C. & 2107 (1) Time for appeal to court of appeals (2); Suprame COURTHAT 59 OF 1959 24 GROUNDS IF REVIEW of proceedings of inferior courts (1)(a)(c)(a): 40 Offences relating to excution (c)(i); \$7-202, 6.1 Noble case corruption

(LAWFUL DEMAND TO ENTER THIS ON AND TO THE

1) Motions to be entered and heard, be made of record on this day of entry then and now. Subject matter venue to EASTERN U.S. DISTRICT COURT Motion to release property, good, commedities, inherantance, from the washingt of court, of phasical and legal custody, also present before the court of this nature of this subject matter be released before us then and naw as a low ful demand. Transferring subject matter jurisidiction to whom and where it is of nature for it to belong: Eastern Distric Court United States Dissouri, course of it nature that what happened then and now is within vature, statue, jurisdiction, and venue from this subject matter, so it will be & non-bies, impartial and in neutral magstate and venue, LAW FULLY STATE that it not of unreasonable, unlawful, terms. Motion of Disclosure for reasons of same nature to have any informtion, document, items, or testimony that has been in or before the court his subject matter. Any knowledge, papers or wisdom of eny sort to be

depertments, divison, county, or authority has and that proceeding with such subject metters to file complaint and permission from EASTERN U.S. DISTRICT COURTS MISSOURI (ST. LOVIS) Chief Judge Hon. Rodne Sipplet to proceed. Notice and state also that, this county, district or region of Southeast Missouri, don't hold lien, contract, nor consent on this subject matter, nor any property, goods, subject matter, juriculation yenue, forst and for most, simply that it is not impartial, non-bias,

or neutral in any circumstance then and now. 5.) Motion to proceed wout paying filling fees, that all granted will in return be act with or in good faith on behalf to this subjective. matter. Only due what's done and issed on this subject matter toward us. Forceed in Lawful, rightful, stern manner, to have that day in cour. to be hourd, un-tearful, honest to anything of our knowledge to stat as facts to best of our ability. Stead-fast, to the point, not main anything, nor dragging it out, nor trying to do unto anyone we want onto our selves, as tamilies, livlyhood, convers, reputations, and dedices has been poured into this regardless of intentions, we want act as nucciance, un-professional, or act because of personal gain as to get back for any actions taken then and now, Only todo to best of my ability to gain, recieve, in herant, re-gan or anything in that nature with ut-most, respect, morals endua

of all being, persons, or groups of any involved in this subject 1 matter. We do plan to get justice in tull-fair way that ¿ living-man knows how with-out being indulgent or trusspas:

por sinfal-way. That both you and we we to be able to b

responsible, obtain, and uphold our roles as we know. As what we know and have are the treasures of the work (Children) Under GOD! -> 2 mire motions

Children) Under 60D: - a more Respectfully Petitioning, Judicial corruption/ nisconduct; System comption, Respectfully Petitioning, Brada Role, Legal Abuse, political corruption; ALLEN D. CARLYLE JR.: A. A. H. Sy Brady Rule, Legal Abuse, political commention; ALLEN D. prosecutional misconduct; spoliation of evidence, negligent withholding; police force policing itself, and much more.

Advencing New Evidence through Federal Rule of Proceedure

Advencing New Evidence through Federal Rule of Proceedure

62.1 and Federal Rule of Appellate Proceedure 12.1. Remedy

Rule 62.1 seek an "idicative ruling" from the distric court as to

Rule 62.1 seek an "idicative ruling" from the distric court as jurisolicition.

Weather it would grant a motion which it no longer has jurisolicition.

In other words district court can consider a motion b asodon

In other words district court would rule towardly if it actually

New evidence and advise if it would rule towardly if it actually

had jurisolicitian. 6.) Rule 60(6) motion for relief from a judgmenter order 1) Mution for writ of (cert) certicari Article III, Section II of
Constitution establishes the jurisdiction (legalability to hear a case)
The court has appellate jurisdiction (the court has appellate jurisdict
The court can hear the case on appeal) on almost any other case
(the court can hear the case on appeal) on almost any other case
(the court involves a point of another case) that involves a point of constitution and or Federal Law. Includes case which Unital States is a party. Rube 62-1 and FRAP 12.1 This Loes not mean, however, that appellate review of new evidence is forclosed. To contrating, A Rute 62, protion constitutes e final order énat can also be appealed. Ideally, the distric court ruling will be made in time for the rule 62.1 appeal to be consolidated with the initial appeal - a mensure that con perserve costs as in UnitedSt

ex rel Lockey V. City of Dallas 516 F. App'x 431, 434 (52 2014) Confolidating appeal of Rute 62:1 motion and reviews under an abuse of discretion.

U.S. Supream Court

Washington D. C. 20500

Vnited States Distric Court

East Prairie, Missouri 63845

Vaster Distric at Missouri Advancing New Evidence through

Case #5: 19 MI-TU00023

Federal Rule of Civil Proceedure 62.1

19 MI-TRODO23

19 MI-TRODO25

19 MI-

This permits a ligigant to seek a "indicative ruling" from the distric court as to weather it would grant a motion which it no longer has visiolication. In other words district court can consider a motion base on new evidence and advise if it would rule a motion base on new evidence and advise if it would rule favorably if it actually had jurisdiction. Thus, for evidence is fruly "new" the appropriate proceedure is set forth in Rule 62.1 and FRAR 12.1. This does not mean, however, that appellate review of new evidence is truly a final order that can also be appealed. As a result, a party that truly believes new evidence would sway the result can still have that evidence considered through seperate appeal.

Toleally, the distric court ruling will be made in time for the hule 62.1 appeal to be consolidated with the initial appeal a measure that can perserve costs, as in United States ex rel Lockey V. City of Dallas 574 F. App" 4431, 434 (see cir. 2014) an abuse of discretion.

Motion for a writ of (cert) certicari Article III, Section II of constitution establishes the jurisdiction (legal ability to hear aras the court has appellate jurisdiction (the court can hear the case on appeal) on almost any other case that involves a point of constitution and/or Federal Law, Includes case which United States is a party.

Case 4's 19M1- Jucco23 Scott Miss Counties 33rd Judical 19MI-JUDOUS (Ircuit Court Family | Juvenille | Probate
19MI-JROSOZY Court house Administration
11746244 T! Hon 5 DID 71746244 TT: Hon. S. Rob Barker, Circuit Clerk Dottie McKentie Deputy Clerk Jessica Drinkwater and all other officers of courtinvolved. "UNDER OATH" (Supream Court Rule 74.03)
64: ALLEN D CARRYLE JR/ARP/Man & Benificany Tolomly swear that on 5th day of February 2020' we are enter "cert Petition" and all motions along with paper copy of phsical evidence of tarzer carthidges social numbers and search warrant, Advancing New Evidence through Fideral Rule of Civil Proceedure 62.1 Federal Rule of Appellate Proceedure 12.1. Supreum Court Rule 60(6) relief of judgment or order, ill motions in cert petition, along with Federal Cover Shelts, Application to proceed without paying filling fees, along withall statues, local, state, supream court rules, Federal Law, proceedures, Contitution amendments, or any other law that may apply. Laufully enter and ask to provide court date before 3rd of Warch when Administrative Hearing takes -place 8:30 a.m. Also entering Affidavit of truth that was filed on 2045 of December, along with complaint to Vis. Distric Court (Missouri) "St. Louis/Cape Giradeau also to Jetterson City Supream Court | washington D. C., for any facts we may have forgot to state, should be with this, or in other documents, papers, that this is with. Pray that court takes all that entered with seviousness, with GOD guiding them in their hearts to make or decide these entrop's. Respectfully Entering BY: ALLEN D CARCULE JR: Rep.

Rules, Statues, V.s.s., &, constitution; 18 V.s.c. & 242; 18 U.s.c. & 242; 42 V.s.c. & 1983; 28 V.s.c. 144(c); 28 V.s.c. 1391(b)(s); 18 V.s.c. & 2234 V.s. 643 (1961) Sarbanes - Opley Act; & 53a-63 "Reckless endangerm children injury to a child (FTCA) 28 V.s.c. & 22671-2680; 28 V.s.c. Distric Courts exclusive jurisdiction, Title II ADA 1:4c; 28 U.S.C. & 2671-2680; 28 V.s.c. Distric Courts of participating in community Supreum (out Act 59 of 1959 24 Grounds of Review of proceedings & 7-202; 6.1 Noble cause corruption.

February 1st 2020 312 N. Center St. Apt 4

East Prairie, Missouri 63845 Cell#: (513)703allencarlyle 84 a gmail. com Misty carlyle 312 gmail. com Dear, the jurisdiction (legacability to hear a case) of the Supream President Donald J. Trump, we are respectfully writting this letter, sending these court and other documents trying to save the overall system we are living Jauns now, in all are courts in United States. Knowing that) we are all living-man, women and children we're not perfect, and by the system (Judicial); of icers of courts not completly tetting GOD guide-them in their hearts, allowing corruption and malisious conduct during the process to occur. (400) when he judgles us, its not to persercute, be little us, or harmful, only to love, trust, correct, kind in nature, letting all living man-women (Flesh) blood pumps and Plant have the reigh with GOD Slowing in their hearts. Not using thoughts, ideas, federishment, and decisions of living man women (flesh) only. We believe that us, along with all faithful Christians in this world could make it great again; Mr Trump we believe "you" was in "Good FATH" to the best of your ability, think you" are doing a Fine (Great) Job and of mutakes are made or have been made who has not use are (Flesh) living - man, and it so your heart we are (flesh) living - man, and if so your heart we're our life is not perfect, as we know we're living-man an women the blood pumps, it flows, that why we know sacrifice was made for us all, Jiews Christ, even if some living man / women never that being born again through Jesus Christ, thats why and when free will comes to exostance, We want to be heard, treated with dignity, not to be pushed around, underminded, mistreated, emeque until they realize its not who we are, then go to next

code of law, colrese, controll, sign contract, making us jump threw hoops, being slaves of acurts, for personal gain, or for whatever other reasons, being malisions cause you want due process, rights, respect, as they would want if they were in that seat, we're sitting in, make most of us send the light to become slaves of the court for many reasons, and all living-being regardless of fight for our rights, morals, vaules, lawful process Dwithout us needing to be fearful of actions taken against us, only trying to have a understaning of this world with GOD in our hearts, "GOOD FAITH", bellive, apply, and live to the best of our ability, in a stead fast mamer to be heard. The Gudicial) suptem has made whate righton mess. (our t systems truying to Rake us believe or do things that are lawful, telling us their not lawful, preying on us all as we know, destroying everything that it represents and serves us for. The Judicial Court system is mostly for High Crimes and lawful "Good FATH" matters, not of destroy, or en slave us, not Guilty until proven innovent We are of tract and believe you see that, made alot of prodless, with bond laws, Law enforcement proceedures constitution, and more just getting supstem to actually follow them, along with us making some more Changes, with that being said, we can make the difference not to to destroy the world and whats precious to us. To fix, correct, rise, help, enjoy, trust, believe, repair, love be kind and do onto other as we would onto us, By endin this we respectfully Thank you for the time to read his letter, and consider all that's inte pertains. Writting this is hopefully ledgable; Respectfully
Writing, Auth
BY. ARUEN DEARLYLETE. REPTORTS One Nation under GOD with Liberty and Judice for all. ate's of "America"

"Under Oath"

February 1 34 2020

Solomly swear BY, ALLEN D. CARLYLE JR.: Rep / Many 1st day of February 2020' give President of U.Sh. of America Donald F. Trump permission to read, determine, act or proceed on this subject matter, with GOOD FAITH tontacting wat the time of doing 20. We have spent thousands of hours on this matter, trying to learn v.s.s., v.c.ob, Supream Court, Canon, Trust, &, Local, Rules parceedures and laws. With it being of alot of complex knowledge it's not something you can learn overnight, We exhalsted all resources we know and would be most apprecitive to get help with subject matter due to pinacial strain we are having at this time, especially due to this matter. We would like legal guidance, speaker, and mediator if needed. We would be greatful to be heard, to tell our story in court and regain all that's lost, and help with opinions, proclamations, and regards due to correct fix whats not working, so know one has to experience what we have. Our hearts breaks our children have been through so much and we are helpless as it continues to happen. Senator Josh Howley can review, or anything that involves this matte to act on this matter which I know his Pamiliar we these counties, officals, officers, and area. We are praying fairthfully believing in God to allow this matter, to come to a end, with our children, life, liber and justice returned to our family. This is continuing to take emotional toll on our family emotionally. We have much more to say that sums it oppor now We have alot mo locument just in finacial strain to make and send capies on this mother. 14 Speerly) & orch

(Documents)
Papers were in four seperate sections by paper stating what, where, and why. Have all, more, arisinal documents that pertain to this matter. Weare having trouble with court setting discovery for letigettion (now set) and the court not providing them so eve was tetition in coult to make declaration, enter motions to do so on this nottler and Law enforcement saying there isn't Police (incident) reports, body come, tagger la not has it blen acknowledged of even happenen all, until elle filled phecial seviclence un court With othern giving me hard time about it. Please feel free to contact us at any time. Auth Thanks

UNITED STATES DISTRIC COURT (ST. LOUIS)
EASTERN DISTRIC OF MISSOURI
HON. RODNEY W. SIPPEL, CHEIF JUDGE
GREGORY J. LIN HARES, CLERKUF COURT
FAX#: (314) 244-7909

"Civil Complaint"

PRO Se

Filing waiving fees as (PoorPerson)

We have attached Affidavit of thath along with COL Form and other documents. Having trouble getting rest of discovery from courts as explained in laffidavit, we are duing whats ressicary to retrieve them all. We with respect to the U.S. Distric Court of Eastern Missouri, our family is honored to be heard with respect to our filing of suit agaist parties, Juvenile Scott and Mississippi Counties (Missouri), Children's Division and Support Division of Missouri, how enforcement, Mississippi County Sheriffs
Department, East Prairie City Police administration, and any
other officials, employees, or staff involved with our families
Deprivation of Rights under color of law. Children's Division concerning Megan Smith, Katie Frey, Rita Spence, SpringCock, along with others not sure of names due to lack of discovery. Sheriff Britton Ferrell, Officer Josh Malenado, Officer Roy Moore, and two unknown officers, from Mississippi County Sheriffs Department, East Prairie Cheit Police Mark Higgins, and officer Copeland, Juvenile Officers, Phillip Warren, Chris Stanfeild, Elizabeth Roberts, and attorney's Dan Norton 67 Juvenile office. With respect to our family not knowing all names and other information due to lack of discovery with respect to, U.S. Courts would be greatful to take this complaint with seriousness and acceptance to file this such matter, through U.S. Courts regarding our family. Mostly everything that has been missed during writing this Complain, should be in Affidavit attached or can be answered. We also have tazzer packets that was left behind at our home due to incident. They our (Mississippi County)

and (East Prairie City Police) saying fragged and (East Prairie City Police) saying fragged and East Prairie City Police) saying fragged and East Prairie City Police) saying fragged and when used all resources available we know of, and with respect would be greatful to allow us to self represent our family. Thanks for having the time and consideration to read and upon prayer file this complaint for our family.

ALLEN D. CARINLE SR.

Contact into: 312 N. Center St Apt 4

East Prairie, MO. 6 3845

cell and wifi#'s! (573) 703-7094

(573) 203-5337

E-mail@

misty carlyle 31@ gmail.com

Respectfully Sabmitting Complaint, A.R. W. J. Case: 1:20-cv-00029'SNLI Doc #: 5 Filed: 0200/200 Page: 13 pt 34 PageID #: 13

(ivil GREGORY J. LIN HARES: CLERKOF COURT

his Complaint, Fax: (314) 244-7909

fdavid, Warrant

(all & pages our and to be notorizied. (1vil Complaint)

and to be notorizied. Filing wairing fees as (Paer Person)

12/19/19 on Right of this Filing wairing fees as (Paer Person)

12/19/19 on Right of the Affidavit of touth We have attached Affidavit of truth along w/ COLFORM and other documents. Having trouble getting rest of discovery trom courts as explained in affidavit, we are duing what's nessicary to retrieve them all. It with respect to the U.S. DISTRIC COURT OF EASTERN MISSOURI, OUR Family is honored to be heard wherepect to our filing of suit against parties, Javenile Scott & Mississippi. Counties, Childrens Division, & Support Divison of Missouri, Law enforcement, Mississippi County Sheriffs Department, East Prairie. City Police administration, and any other officials, employees, or staff morted w/ our fami Deprivation of rights under color of law. Children's Dr. Gonering Megan Smith, Katic Frey, Rita Spence, Spring Cook along with others not sure of names due to lack of discovery Sheriff Britton Ferrell, Office Josh Mulengelo, Officer Roy Moor and two unknown officers, from Mississippi county Sheriffs Department, East Prairie Cheit Police Mark Higgins, and Officer Copeland, Juventle Officers, Phillip Warnen. Chris Stanfeild, Elizabeth Roberts, and attorney's Dan Norton of Juvenille office. With respect to our family not knowing all names and other internation due to (ack it discovery we respect to manage U.S. Courts would be greatful to take this complaint w/ servousness and acceptance to file this such matter, through U.S. Courts regarding our family. Mostly everything that has been missed during writtma this

East Prairie City Police) Saying there is no police incident report, body cams, or tuzzer legs.
We have used all resources available we know of, and with respect would be greatful to allow us to self reprent our family.

Thank for having the time and consideration for our family.

Contact INFO: 312N. CENTERST Complaint,

East Prairie, Mo. 63845

#(573) 703-9094

(573) 203-5337.

Email

Email

misty cardyle 3/20 g me boom

R. A. MISTY CARLYLE

R. A. MISTY CARLYLE

R. A. MISTY CARLYLE

Misty Carlyle BENIFK

Subscribed and Sworn to before me this 19th day of December, 2019. MARY ANNE MAINORD Notary Public - Notary Seal

Notary Public - Notary Seal State of Missouri Commissioned for Mississippi County My Commission Expires: May 14, 2021 Commission Number: 13456641

Mainer

MISTY CARL PASE: A:RO-CV-00029-SAW DOG # / LEINGE D204/20 Rage) 45 of 34 Pagend#: 15

CHANCE LOGAN CRAWFORD, DESTIN ALLEN CARLYLETTI

"AFFIDAVIT" TRUTH

DEC 2 0 2019 CIRCUIT COURT

MISSISSIPPI COUNTY, MO

Before me, the undersigned authority, personally appeared ALLEN CARLYLE JR: A.R. - BENIFICARY: ANEN CARLYLE JR 1

by me duly sworn, deposed as follows:

My name is ALLEN CAREYLE JA: A.R. - PLC & J.: BENIFICARY: ALLEN KARLYLE SR; I am of sound mind, capable of making this affidavit, and personally acquainfect with the facts herein Stated: MAKE A'S PECIAL APPERANCE ("HALLENGING ON ")

Attached to this Affidavit is a COL FORM NOTICE AND WARNIN FORM STATING FEDERAL LAWS THAT APPLY TO EVERYONE THAT CITZEN OR OTHERWIS APPLYS TO, TO ACT UNPER THE COLOR OF LAW 18 V.S.C. \$ 242; 18 U.S.C. \$245, AND 42 U.S.C. 3 1983 Violation Warning, Derial of Rights Under Color of Law. That said WE respectfully ask you to consider this form and seriousness of its contents. In Aug 7th between hours of 2:00 pm 3:00 o'clock p. m. Children's Dirision Came to my home at 312 N. Center St. Aut 4 East Prairie, Mp, when entered oughome was three women, not able to communicate were unwhat they were exactly therefor, idn't want voluntary services at that point then Your stated "I'll take your kids and nothing you can do about it, at that point core was upset and told them traignt forward get out of my house now. At this time they proceeded to tay out side my residence, at that time, letting law enforcement Officer Copland ast Prairie City Police office, enter my residence two more times on what they aid was well boing check, basically in "my opinion" not having any thing to have, present as evidence to move forward, spitefully figured out how to get temore", other or custody of his so proceeded what surprise Office to have hearing which the three was after court hours, because officer Copland come to door to say but 10th present me court order to take child ren in to custody, which was approviling 30 p.m. Around 10:45 they asked if they could take child ren and with no papers—
Thoward to me interior asked if they could take child ren and with no papers—

showed to me the locked doors and said upon Search Warand or papers our to me I'll consider doing so, but quess they'l hald to decide therelues. Hround 11:45 or midnight & offrees forced entry in my home, hile all of my family resided upstairs that was streaming search a same of uning up the stair, The came out of bedroom toward ant-walk were I beyod orders to get on kneer hands up, upon doing that the officer began seeing me deploying faces, and other two fixed phisically making me langulation in consideration that I'm 6'112" fall whom teaving both bedrooms entrance fore getting to catalate is 3444.

other mean to get me down, but tamily was territied, children screaming don't louge dad, wife was crying all at the same time the other two officers & by end of stairs (chiefol Police) East Prairie, Missour i 63345 Mark Higgins and had too a dree (She's C Ded to) Do on the same time the other two officers bidition door (Sheritt Deptuty) Roy Moore. Two of the officers are unknownto and the one that was engaging most was Josh Malenado, and only can rify other one that was dry tazzing me and phisically trying to take we down ith other two unknown othicers. During this ourchildren was It. away from eing hit with taxer prongs while officers copland Kost Prairie officer ntain finity in bedroom. Its they ran out to taccer cartridges they seemed the more less violant I allowed formen to cuff me once the eat for most part was gone. As they were getting me up to walk out of residence we stairs to front door they pulled tazzer prongs out on me while wething one swn rolling up wires, Ambalance did evaulate me, and had to remove me exsisting prong. Chait Polia Mark Higgins informed me thurs fracto go st TE didn't ride in ambulance, He governe Having papers from what seemed be a random hearing filed out with name and into Liledin. Also application ir warrant and were it was electronially filed for 10:54 pm. Fo the sest of my knowledge. We glowly seem to see the mental and posical effect rom this and such disgrace, Padithe professionalism of all the authorities involved t of witnesses around the residence where Whoreside WE mostly think of the effect on the children were and outlook they must have on the one the situation, Our family has been illegally search seized, mis conduct, excessive cel, transa stress, wrongful removal, and detainment of shildren company bed upon, suffey heiry striped away, lack of confidence in anthority, and everything that makes it un-moral, disegrace to the country, state, U.S. and erally speaking. This matter will not be resolved until WE find justice out family. Which DE believe is everything that was lost, taken, damaged has direct effect from this incident on August 7th into early morning sty cation, cognative damage on comming air bildren, fear and saftey of being harmed rocess of taking action, No one compliance with court, law enforcement on a desties, up hold standards of office, exessive force, wrongful remark of kids, obentry ittegaly Due to javenille child being involved along with a lot of other is due to excution of a narrant, and on and on ect. ... While seeking insurance bonds of all officers including sheriff, and along with or pholong me on this sit that may have or tried to intend to intend to complain with complain with the complaint will a site of the complaint with the site of the complaint with the site of the complaint with the site of the complaint will a site of the complaint with the complaint will be seen the complaint with the complai

within 172 hours 11 E DEMAND IMMERATE RETURN OF OUR FAMILYS "PROPERTY" DEFINED Javen le childeren Chance Logan Crawford DOB: 11113/07, Destin Ven Carlyle DOB: 03/08/16, Allen Date Carlyle III DOB: 2/25/19. "AND IMMEIATE ETURN OF AUL INCOME DE FINACIAL LOSS PURING THIS PROCESS. WANT IT O BE KNOWN DEWANT ALL DOCUMENTS THAT PERTAIN TO THIS MATTER, VCIDENT OR PERSON(S) THAT NAME'S OUR STATED THROUGHOUT THUS Fidavit. Due TO THE FAMILY OUR) HAVING BURDEN OF PROOF that anything The along this process was recorded, typed, and thed effectively, timely no accuratly. So when I need records for any reason to prove therwise, or for whatever other reason within possesion of those inpers, facts, and documents. We would most of all appreciate my cooraperation with whomever this may concern in furture, d a written response to this matter by all it may concern department, division, or county. This matter / situation very senative important for and to our family and would oreatful for any reassurance of Saftky to us all. We nily) are just truing to uphold our rights as citizens, living ngs (man and women) and moral tralues, along with our tey and security of us all Before I finish I want to ate this is for the best on trest of children to seek return a justice for all. Also state that wing living man and takes or errors are possible along outh matters or material that y be torgot or left out or remembered, but to add that of the saffidavit is true to best of our knowledge and Thy to state it as facts. White been very hard at work for family for justice and to get everything taken morally valles sically, or mentally back to us to best at my ab. lity, sically, or mentally back to as a further statement will be answered upon exprequest, if I my contituional rights our not being violated. If any other compensation revisitions" "Federal Reserve" or any other insurance or bonel taking out gained through this process be made aware affand refurmed to ARI-Mentality.

ARI-Mentality Affirment

Allen D. Carlyle Jr Afficant

Case: 1:20-cv-00029-SNLJ Doc. #; 1 Filed: 02/07/20 Page: 18 of 34 PageID #: 18

100 N. Main St. Charleston, Missour: 63834

Hon. S. Rob Barker Date: December, 18,20

Case#'s: 19MI-TU00023 19MV-TU00024 19MI-JU00025

19M1- JR00023 19M1- JR00024 19M1-JR-00023

"Affidavit"

Attached to the Affidavit is a COL Form Notice and m stating Federal Laws that apply to everyone that citis

Warning form stating Federal Laws that apply to everyone that citize or otherwise applys to to act under the color of law 18 v.s.c. \$25, 18 v.s.c. \$25, 245; and 42 v.s.c. \$1983 violation Warning Denial of Right Under color of Law. That said we respect fully ask you to consider this form and scriousness of it's contents. On 1th day of August 2019 between hours of 2:00pm and 3:00pm, Childrens Division came to between home of 2:00pm and 3:00pm, Childrens Division came to entered our home was three women, not able to communicate well on what they exactly there for didn't want voluntary services at that point. We was upset and told them straight forward to "leave" get out of any our home now. At this time they proceeds to stay out side my residence, at that time, letting lawentones officer Copland East Prairie City Police Officer enter my residence two more times on what they said was well-being check, busically my "opinion". Not having anything to have to present as evidence to move forward, speitfully figured out how to get temorary protective Castody of children, so proceeded with Juvenille office to have hearing which we are sure was after court hours, because Officer Copland came to the door to say but not present me court onler to take children into custody, which was appositimally, 9:30pm

Case: 1:20-cv-00029-SNL) Doc. #: 1 Filed: 02/07/20 Page: 19 05/34 Page 1D #c10 id even aild without no papers showed to us, I'll consider doing 50, but guess they'll half to decide thereselves. Around 11:45 pm ox Midnight 6 officers forced entry in our home while all our family resided upstairs officer's were screum. search warrant running up the stairs, we came out of . bedroom toward cat walk were I obeyed orders to get on knees hands up, upon duing that two officers began tazzing me deploying tazzers, and other two tried phsically making me lay down, take in consideration, that I'm 6' 1/2" tall when leaving both bedrooms entrance before getting to catualk is only 3'x4'. Not being able to lyedon due to size they persisted I was resisting and while all four continued to phsically attack us, onedry tazzing me and one deploying maltiple cartrideges to me, while other two was physically taking me down, due to number of office. We tricel to maintain ground but not sesisting due to excess ive force and how many officers and how they be traged to be, we was in fear for our lives, families." Upor deploying multiple tazzers, punching, checking and other means to get me down, our families was terrified, children screenis don't kill our Bad, wife was crying, all at the same time the other two officers stood by end of stairs (Cheif of Police East Prairie, Missouri 63845 Mark Higgins and by bedroom door (Sheift Deptuty) Roy Moore. Two of the officers are Un known to us and the one engaging most was Josh Malenado, and only can identify other con that was dry fazzi me and physically trying to take us down with other two office During this our children was feet away from being hit with fazzer pronges while Officers Coppland East, Prairie Officer meintain family in bedroom. As they ran out of fazzer outridges they seemed little more less violent I allowed them to cold me once we seen the threatfor most part was gone. As they was getting me up to walk out of residence down stairs to front downth palled tazzer prongs outta me while walking me down rolling up wires.

Ambalance did evalateme, and had to remove one existing pring. Chef Police Mark Higgins informed me we was free to go so we didn't ride in ambulance. He gave me hearing papers from what seemed to be a random hearing filed out with name and info filed in. Also application for warrant and were it was electronically filed for 10:54 pm/o best of my knowledge. We slowly seem to see the mental and phricel effects from this and such disgrace and lack of profession Lism of all the authorities involved. Alot of witness around the residence where we preside; we mostly think of how the effect on the children were and outlook they must have on the whole Situation, Our family has been illegelly search seized, miscome excessive force, Post tramatic stress, wrongful removal, and detainment of children, intruded upon, safter being strippedaway, lack of land dense. Confidence in authority, and everything else that makes it speaking. This matter will not be resolved until we find justice for our family. Which we believe is everything that was lost, teks damaged or direct effect from this incident on The day of August into early morning on the 8th day of August 2019: Danages for how and injury, pain suffering, ohildren's trama due tothis situation, cognetive damages on our family (childeren), few and safty of best harmedgin process of taking action, Noone compliance with can law en forcement on duing duties, uphold standards of office, excess ive force, wrongful removal of children, forced entry / illeaguly due + Juvenille Children, being involved along with alot other factors due to excution of warrant, and on and on ect. We're seeking the perform ance bonds of all officers including sheriff, the with any other official or employee in their daties that may or tried to intend to interfer or prolong me on this matter to uphold my rights. We have also filed complaints with many offices of state and Fecleral U. We Lawfully Demand immediate return of family's property within 12hrs. Difined as 3 Juvenille children, Chance Logan Cranto Dors: 11/13/07, Destin Allen Carlyle DOBIOSIOS/2016, Allen Dale Carly Dos: 02/25/2019, "And immediate return of all income or Limital During this process.

··· / Dane: 1/20-for-0/029-sour and poc. #: 21 Billed: 192/107/20/ (Page: 21 of 34 Page ID #: 24 pertain to this matter, incident or person (s) that name are stated inroughout this affidavit. Due to the family (our) having burden of prot that anything done along this process was recorded, typed, and filled | entered effectively, timely, and accurately. So when I need records for any reasons to provide otherwis or for whatever reason. We've in possession of those papers, facts, and documents, We would most of all appricate any coraperation, with whomever this may concern in furture, and written response to this matter by all it may concern by department, division, or county. Their matter/situation is very sencitive important for and to our family and would be gratful for any reassurance of saftey to allofusall. (Ne (family) are just frying to uphold our rights as citizens, living beings (man and women) and morals | vaules, along with our saftey and security of us all. Also state that living man and women, mistakes or errors are possible along with matter or material that may be forgot or left out or remembered, but to add that all of this afficiarit is true to bect of our ability. Any further statement will be answered upon request if I (our) feal my constitutional rights are not being violated. If any other compensation "crime vicitims" ofelow Reserve" or any other insurance or bonds tuking cutor gained through this matter process be made aware off and returned to whom it belongs.

A.R. MCCONDE JR, ALLEN D. CARLYLE JR, Affrant

BENTON 112 S WINCHESTER BENTON, MO 63736-9998 280552-0042 (800) 275-8777 01/17/2020 11:41 AM

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YOUR OPINION COUNTS

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Clerk: 05

ALIEN DAKE CAPLYLE TR. MISTY DAWN CARLYLE August 710 into 8th 2019 Deployed tabler carthologis that was used during forced entry/While I was in knees a/hands up. Endangering Children/along with emotional trama om being Case # 3 17/11-500073 MAI- 5400624 urified saying 19m1- JUON35 nt k.U 1901-JR0023 y Dad! 19M1-JR00034 9M1-JR0025 Case #15 71746246 31742929

> CHILDREN: DOB: 11/13/07: CHANCE LOGAN CRAWING DOB: 13/08/16: DESTIN ALLEN CARLYLE

DOB: 02/28/19: ALLEN DALE (ARLYLE TIT

Case: 1:20-cv-00029-SNLJ Doc. #: 1 Filed: 02/07/20 Page: 24 of 34 PageID #: 24

The property, article, material, substar	ce or person to be sear	ched for and seized is described as follows:
		with brown brick. The front door sets facing the North 2 on the front of the residence with the number 4 on the
8/7/2019		& Rol Rule.
Date/Time	22:54	Judge Signature
This warrant is issued by: □hard copy	/ □fax ⊠other electro	nic means:
INT	THE CIRCUIT CO	OURT OF MISSISSIPPI COUNTY, MISSOUR
Judge or Division Sam R. Barker	Case Number:	
Affiant: Chief Mark Higgins		
AFFIDAVIT A	ND APPLICA	TION FOR SEARCH WARRANT
I am a: ⊠Peace Officer [☐Prosecuting Attorney	
I am submitting this application by:	hard copy □fax⊠othe	electronic means:
Being duly sworn and pursuant to Sec	tion 579.015, RSMO I	state upon information and belief the following:

Case: 1:20-cv-00029-SNLJ Doc. #: 1 Filed: 02/07/20 Page: 25 of 34 PageID #: 25

Describe the facts and/or attach affidavit showing probable cause.

On Wednesday 08/07/2019 Children's Division obtain a court order to take custody of the Three juvenile that reside at 312 North Center Apartment 4. Officers Coplin made contact with the male of the residence who is the father of the children in which the order was signed on for removal of the juveniles. Officers and Children Division workers physically saw a male (father), a female (mother), and three juvenile children in the residence prior to having the signed orders in hand. Officer Coplin is presently at the residence ensuring that no parties leave the residence.

Once the order was signed, I retrieved the documents and transported them to 312 N Center apartment 4, Upon knocking on the door the male inside told Law Enforcement to go away unless we had a warrant. Officers instructed the male that there was a court order signed for the children but he still refused to open the door. I heard movement in the residence which sounded like he was moving items in front of the doorway that would prevent easy access.

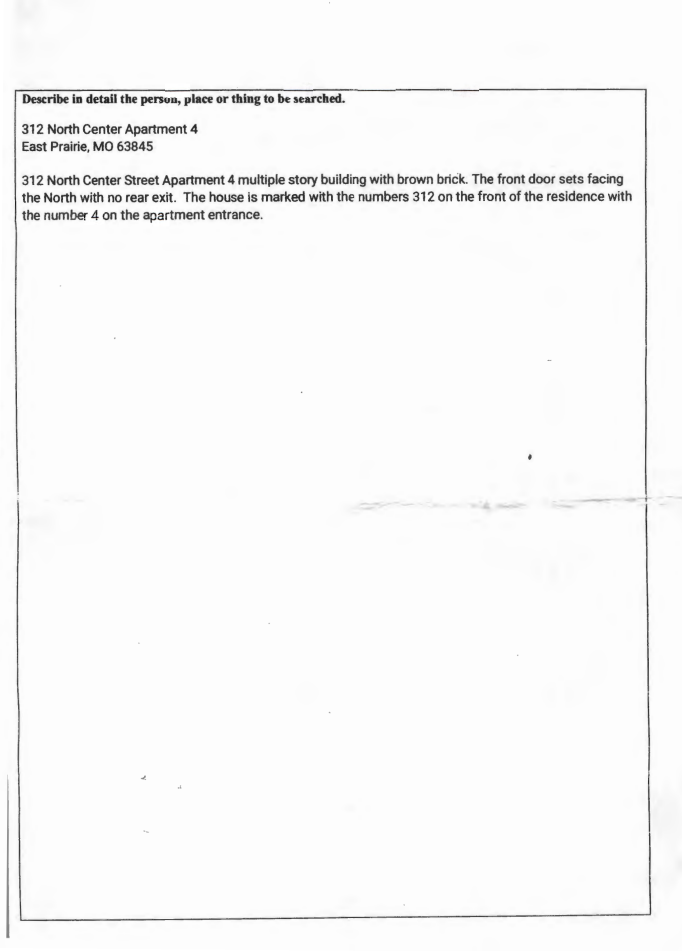
The male also had stated that he would fight Law Enforcement we attempted to take his children from the residence. At this point he is not allowing access to the residence and it is believed that he may cause harm to Law Enforcement when we gain entry.

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IN THE CIRCUIT COURT OF MISSISSIPPI COUNTY, MISSOURI

Sam R. Barker	Case Number: 2019-0490	
Name and Title of Person Makin Chief Mark Higgins	DATE FILE STAMP	
	Search Warrant	
and/or seizure of the following: □Property, article, material or substant	rified application/affidavit, the Court finds pro- ce that constitutes evidence of the commission uired in any manner declared an offense; offense under the laws of this state; arrest warrant is outstanding; art thereof;	
	rials, substance, or person shall be filed with the Court	
thing to be searched is described as follows: Juvenile children described as:		t within 10 days. The person, place of
		within 10 days. The person, place of
Juvenile children described as: A.C. DOB: 02/25/2019		within to days. The person, place of

Property to be seized. (Describe in detail the property to be seized.)	erty, article, material, substance, or person to be searched for
Juvenile children described as:	
A.C.	
OOB: 02/25/2019	·
M/W	·
C.C	
OOB: 11/13/2007 M/W	
****	,
D.C.	
OOB: 03/08/2016	
M/W	
1	
Based on this information, I request that the court iss	ue a Search Warrant as provided by law:
	A 1 H
	Maler
	Applicant
Subscribed and sworn to before me on	
	Date
	QQQQ D
	2. No -warm
	Person Authorized to Administer Oaths/Judge
	4
Date and Time of Application	Prosecuting Attorney, Mississippi County



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WALSH LAW FIRM, LLC

ATTORNEY AT LAW 635 N MAIN STREET POPLAR BLUFF, MISSOURI 63901

· * ****



STEPHEN E. WALSH SWALSH@WALSH-FIRM.COM (573) 712-2909 TELEPHONE (573) 712-2912 FAX

January 9, 2020

Mr. and Mrs. Allen Carlyle 312 North Center Apt 4 East Prairie MO 63845

In re:

Possible Lawsuit

Dear Mr. and Mrs. Carlyle:

I was saddened to hear the story regarding your children, juvenile court and the excessive force leveled on Allen. As I told you in my office, I do not practice in Juvenile Courts. I do file lawsuits against bad law enforcement officers if there is solid proof of a Civil Rights Violation (excessive force) and if there are significant damages (serious injury or death). As I explained in my office, you are very, very lucky that you were not seriously injured and that you did not die as a result of being tased multiple times. There is a statute of limitations on your claim and I would encourage you to see another lawyer/law firm within the next thirty (30) days for representation. One attorney that is in my trial college is Anthony Laramore and his email and phone number are as follows:

agl.laramorelaw.com 314-808-6157

Best regards,

Stephen E. Walsh

SEW/bjk

Case: 1:20-cv-00029-SNLJ Doc. #: 1 Filed: 02/07/20 Page: 30 of 34 PageID #: 30



Legal Services of Southern Missouri



809 N Campbell Ave Springfield, MO 65802

Phone 417 881-1397 Fax 881-2159

EMail info@LSOSM.ORG Website www.LSOSM.org 1-800-444-4863

Monday, November 4, 2019

Mr. Allen Carlyle Jr. 312 N. Center St Apt 4 East Prairie, MO 63845

RE: Neglected/Abused/Depend.

Dear Mr. Carlyle.

Legal Services of Southern Missouri has limited resources. Unfortunately, we are unable to accept your application at this time due to those limited resources.

Even though Legal Services of Southern Missouri has not accepted your application for assistance, this does not necessarily mean that your case does not have merit. You may consult a private attorney, at your cost, if you wish to pursue this matter. You should do so immediately. Certain statutes of limitation or pleading deadlines may be applicable to your case. Failure to meet these deadlines could result in the loss of your legal rights.

If you believe you have been denied legal assistance incorrectly, you may appeal. Your appeal must be in writing and mailed to: Attn: APPEAL, c/o Legal Services of Southern Missouri, at the address above, within 30 days from the date of this letter. Please do not call: the staff will not discuss your case over the phone.

Management Team
Legal Services of Southern Missouri



Legal Services of Southern Missouri



2201 E Malone, Ste A Sikeston, MO 63801 Phone 800 444-4863 Fax

EMail info@LSOSM.ORG Website www.LSOSM.org Fax: 877-686-9367

Wednesday, September 11, 2019

Mr. Allen Carlyle Jr 312 North Center Street, Apt 4 East Prairie, MO 63845

RE: Other Juvenile

Dear Mr. Carlyle,

The application for legal assistance that you submitted to Legal Services of Southern Missouri has been reviewed. Your application cannot be accepted for the assistance you requested because Legal Services of Southern Missouri has very limited funding; therefore, we cannot accept pertain types of cases for assistance. The problem you described in your application is not a matter we can assist you with at this time.

Even though Legal Services of Southern Missouri has not accepted your application for assistance, this does not necessarily mean that your case does not have merit. You may consult a private attorney, at your cost, if you wish to pursue this matter. You should do so immediately. Certain statutes of limitation or pleading deadlines may be applicable to your case. Failure to meet these deadlines could result in the loss of your legal rights.

If you believe you have been denied legal assistance incorrectly, you may appeal. Your appeal must be in writing and mailed to: Attn: APPEAL, c/o Legal Services of Southern Missouri, at the address above, within 30 days from the date of this letter. Please do not call: the staff will not discuss your case over the phone.

Sincerely,

Lew Polivick Deputy Director



Midwest Region ● 233 N. Michigan Ave.
Suite 240 ● Chicago, IL 60601
Voice - (312) 353-8101 ● TDD - (800) 537-7697
Fax - (312) 886-1807 ● http://www.hhs.gov/ocr

January 28, 2020

Allen Carlyle 312 North Center Street, Apt. 4 East Prairie, MO 63845

OCR Reference Number: 20-365876

Dear Mr. Allen Carlyle:

Thank you for your correspondence to the U.S. Department of Health and Human Services (HHS), Office for Civil Rights (OCR) received on November 26, 2019. In your complaint, you allege that the juvenile division and Child Protective Services in Scott County and Mississippi County Missouri, and the Missouri 33rd Judicial Circuit Court discriminated against you on the basis of disability and other legal rights.

OCR enforces federal civil rights laws which prohibit discrimination in the delivery of health and human services based on race, color, national origin, disability, age, sex, religion, and the exercise of conscience, and also enforces the Health Insurance Portability and Accountability Act (HIPAA) Privacy, Security and Breach Notification Rules.

Based upon review of your correspondence, we have determined that you allegation did not establish a sufficient connection between a protected basis (disability) and the alleged adverse actions. Additionally, OCR does not have jurisdiction over the subject matter. The issues you raised in your complaint are not handled by OCR. Therefore, OCR will be closing your compliant as of the date of this letter and will take no further action.

RETURN THIS LOWER PORTION FOR OUR RECORDS

Attn: SARA/210
Administrative Hearings Section
PO BOX 1527
JEFFERSON CITY MO 65102
(573) 526-3518

RE: MISSISSIPPI CO CD v. MISTY DAWN CARLYLE

Hearing No.: 27479-AP-FY20 IV-D Case No.: 31742929

(3/3/2020 at 8:30AM central time)

Please mark the appropriate block(s) and return this lower portion of the notice to the above address at least five days prior to hearing.

RETURN THIS LOWER PORTION FOR OUR RECORDS

Attn: SARA/210
Administrative Hearings Section
PO BOX 1527
JEFFERSON CITY MO 65102
(573) 526-3518

RE: MISSISSIPPI CO CD v. ALLEN D CARLYLE JR

Hearing No.: 27478-AP-FY20 IV-D Case No.: 71746246

(3/3/2020 at 8:30AM central time)

Please mark the appropriate block(s) and return this lower portion of the notice to the above address at least five days prior to hearing. (__) I will participate in the hearing by way of telephone conference call. Please call me at the following phone number: Area Code (_mobile/cell Message/other. home (___) I am the party who requested the hearing and I hereby withdraw my request for a hearing. I am enclosing documents to be considered at the hearing. It's my responsibility to provide copies of these documents to all parties. If you require special accommodations pursuant to the provisions of the federal Americans with Disabilities Act or cannot participate by telephone, please notify our office within five days before the hearing UNKNOWN OR NONE UNKNOWN OR NONE UNKNOWN OR NONE UNKNOWN OR NONE